UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
LINDE, et al.,	X :
Plaintiffs,	: Case No. 04-cv-2799 (BMC)(PK)
-against-	; ;
ARAB BANK, PLC,	: :
Defendant.	: : X
COULTER, et al.,	X :
Plaintiffs,	: Case No. 05-cv-365 (BMC)(PK)
-against-	; ;
ARAB BANK, PLC,	: :
Defendant.	: : X
INFANT CO	OMPROMOSE ORDER
The Plaintiff-Petitioner,	, infant by guardians
,	, has moved for an Order authorizing and empowering
to compromise and settle the within	action, and
Upon reviewing the declaration of	f
guardians of the infant,	, signed and dated on November 22, 2016, the
Attorney Affirmation of AARON A. SCH	HLANGER, duly affirmed on November 29, 2016, and
the Declaration of DAVID STRACHMAN	N & NITSANA DARSHAN-LEITNER duly affirmed on
November 20, 2016, and upon all of th	ne pleadings and proceedings beretofore and after due

deliberation:

NOW, on the motion of AARON A. SCHLANGER, of OSEN LLC, attorneys for the		
Plaintiff-Petitioner , infant by guardians		
, herein, it is hereby,		
ORDERED, that the of the infant were and are hereby		
authorized to enter into a compromise of the infant's cause of action for the total sum of no less		
than, in settlement of this action; and it is further		
ORDERED, that in the event that the Second Circuit remands the case currently pending		
on appeal (16-2119) for a new trial or affirms the judgment entered on May 24, 2016, then		
Plaintiff-Petitioner, through counsel, shall advise the Court within 90 days of the appellate		
ruling of any additional settlement amounts to be paid, the timing of those payments, and any		
additional legal fees and expenses requiring further court approval, and it is further		
ORDERED, that the Court approves the payment of \$18,156.92 by		
reimburse attorneys for expenses incurred to date in connection with the litigation; and it is		
further		
ORDERED, that the Court approves the payment of equal to one-third (1/3)		
of the minimum gross recovery, net of expenses, to the law firms set forth in the Attorney		
Affirmation of AARON A. SCHLANGER; and it is further		
ORDERED, that		
guardians of said infant, are authorized and empowered to execute and deliver a General Release		
on behalf of the infant and to deliver any other instruments necessary to effectuate the settlement		
herein; and it is further		

ORDERED, that the attorneys for Plaintiff-Petitioner may, without further motion to this

Court, obtain an un-redacted copy of this Order by contacting the Court's Courtroom Deputy or

Case Manager; and it is further

ORDERED, that the attorneys for Plaintiff-Petitioner shall serve a copy of this Order upon

the trustee of the Qualified Settlement Fund and shall arrange for the deposit of the minor's funds

within ninety (90) days from the date hereof into an account or accounts controlled by an

independent trustee for the sole benefit of ; and it is further

ORDERED, that no withdrawals, partial or otherwise, will be permitted from the account

or accounts established for the benefit of

reaches the age of eighteen

(18) years without further Order of this Court; and it is further

ORDERED, that said Trustee is authorized and directed to maintain the account(s) in such

a form that it/they will be all available to the infant upon attaining the age of eighteen (18) years;

and it is further

ORDERED, that when the infant has reached the age of eighteen (18) years (upon

presentation of proper proof of age), may withdraw all funds from the trust established for

benefit.

Dated: December 10, 2016

Brooklyn, N.Y.

HONORABLE BRIAN M. COGAN

United States District Judge

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